UNITED STATES D	1. Markett
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CHARLES LANGONE, as FUND MANAGER of the NEW ENGLAND TEAMSTERS AND TRUCKING INDUSTRY PENSION FUND	
Plaintiff,	)
	) C.A. No.
v.  MAGISTRATE JUDGE  N&B EXPRESS, INC.,	HELEIPI # WAR
Defendant,	AMOUNT \$ 150  SUMMONS ISSUED (6)  LOCAL ROLL 4.1  WAIVER FORM
COMPL	MCF ISSUED

- 1. This is an action under the Employee Retirement Income Security Act of 1974 ("ERISA"), 29 U.S.C. §1001, et seq., brought on behalf of the New England Teamsters and Trucking Industry Pension Fund ("Pension Fund") for damages and injunctive relief arising from unpaid and delinquent contributions.
- 2. This court has jurisdiction pursuant to 29 U.S.C. §1132(e)(1) and venue lies in this district pursuant to 29 U.S.C. §1132(e)(2).
- 3. Plaintiff, Charles Langone, is the Fund Manager of the Pension Fund and is a "fiduciary" within the meaning of Section 502(a)(3) of ERISA, 29 U.S.C. §1132(a)(3). The Pension Fund is a "multi-employer plan" within the meaning of Section 3(37)(A) of ERISA, 29 U.S.C. §1002(37)(A) and is an "employee benefit plan" or "plan" within the meaning of Section 3(3) of ERISA, 29 U.S.C., §1002(3). The Pension Fund has its principal office at and is administered from 535 Boylston Street, Boston, Massachusetts.
  - 4. Defendant is an employer with a place of business at 20 Industrial Drive West, South

Deerfield, MA 01373. Defendant is an "employer" within the meaning of 29 U.S.C. §1002(5) and an employer in an industry affecting commerce within the meaning of 29 U.S.C. §142(1) and §152(2),(6) and (7).

- 5. Teamsters Local Union No. 404 is a "labor organization" within the meaning of 29 U.S.C. §152(5).
- 6. At all material times, defendant has been obligated by the terms of one or more collective bargaining agreements between defendant and Teamsters Local Union No.404 and by the terms of an Agreement and Declaration of Trust to which defendant is bound to make contributions on behalf of certain employees to the Pension Fund.
- 7. Defendant has failed to make required contributions to the Pension Fund in violation of Section 515 of ERISA, 29 U.S.C. §1145.

WHEREFORE, plaintiff demands that judgment enter in accordance with Section 502(g)(2) of ERISA, 29 U.S.C. §1132(g)(2):

- 1. Awarding the Pension Fund the following amounts:
  - a. the unpaid contributions;
  - b. interest on those contributions from the date the payment was due;
  - c. liquidated damages in an amount equal to the greater of interest on the unpaid contributions or 20% of the unpaid contributions;
  - d. all costs and reasonable attorney's fees incurred by the Pension Fund in connection with this action; and
- Permanently enjoining the defendant from violating its obligations under the terms of
  its collective bargaining agreements with Teamsters Local Union No. 404 and the
  Agreement and Declaration of Trust to make timely contributions and reports to the

Pension Fund; and

3. Ordering such other and further relief as this court may deem just and proper.

Dated: June 17, 2005

Respectfully submitted,

Catherine M. Campbell BBO #549397 FEINBERG, CAMPBELL & ZACK, P.C. 177 Milk Street Boston, MA 02109 (617) 338-1976

Attorney for plaintiff,

Charles Langone, Fund Manager

## CERTIFICATE OF SERVICE

I, Catherine M. Campbell, hereby certify that I caused a copy of the foregoing to be mailed this date by certified mail, return receipt requested, to the United States Secretaries of Labor and Treasury.

Catherine M. Campbell

SJS 44 (Rev. 3/99)

## CIVIL COVER SHEET

The JS-44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON THE REVERSE OF THE FORM.)

I. (a) PLAINTIFFS			DEFENDANT	DEFENDANTS					
Charles Langone	, as Fund Mana	ager of							
the New England				N&B Exp	N&F Express, Inc.				
Industry Pensio				Markey	Mastexpress, Inc.				
(b) County of Residence of		Suffolk		County of Resider	nce of First Listed				
	CEPT IN U.S. PLAINTIFF				(IN U.S. PLAINTIFF CASES	S ONLY)			
( **** *		,		NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE					
				LAND	NVOLVED.				
(c) Attorney's (Firm Nam	e, Address, and Telephone	Number)	(	Attorneys (If Kno	own)				
	11 0 2 1 D	· C	١. 🎍	<i>,</i>					
Feinberg, Cample 177 Milk Street									
(617) 338-1976 II. BASIS OF JURISD	ICTION (Blass or WY)	in One Ban O	III (	TITIZENSHIP OF P	RINCIPAL PARTIES	Place an "X" in One Box for Plaintiff			
II. DASIS OF JURISD	ICITOIN (Place an "X"	in One Box On		For Diversi ty Cases Only)	Refrective i martines	and One Box for De fendant)			
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☐ 1 U.S. Government Plaintiff	☑ 3 Federal Question (U.S. Go en.	pent Not a Party)	C	itizen of This State	1	Principal Place ☐ 4 ☐ 4 a This State			
2 U.S. Government Defendant	4 Diversity	enship of Parties	С	litizen of Another State 🗆	•	d Principal Place ☐ 5 ☐ 5			
	in Item III)				_				
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IV. NATURE OF SUIT		RTS	F	ORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES			
☐ 110 Insurance ☐ 120 Marine	PERSONAL INJURY  310 Airplane	PERSONAL INJUI			422 Appeal 28 USC 158	400 State Reap portionment 410 Antitrust			
130 Miller Act	315 Airplane Product	Med. Malpractic	-		1 423 Withdrawal	430 Banks and Banking			
140 Negotiable Instrument	Liability  320 Assa ult, Libe I &	365 Personal Injury -		of Property 21 USC 30 Liquor Laws	28 USC 157	450 Commerce/ICC Rates/etc.			
☐ 150 Recovery of Overpayment & Enforcement of	Slander	Product Liability  368 Asbestos Person			PROPERTY RIGHTS	470 Racke teer Influenced and			
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☐ 152 Recovery of Defaulted Student Loans	Liability  ☐ 340 Marine	Liability PERSONAL PROPE		660 Occupational Safety/Health	B30 Patent	☐ 810 Selective Service ☐ 850 Securities/Commodities/			
(Excl. Veterins)	345 Marine Product	370 Other Fraud		690 Other	☐ 840 Trademark	Exchange			
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160 Stockholders' Suits	☐ 355 M otor V ehicle	Property Damag		710 Fair Labor Standards	□ 861 H1A (13 95ff)	☐ 891 Agricultural Acts			
☐ 190 Other Contract ☐ 195 Contract Product Liability	Product Liability  360 Other Personal Injury	☐ 385 Property Damag Product Liability	•	Act	□ 862 Black Lung (923)	892 Economic Stabilization Act 893 Environmental Matters			
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240 Torts to Land	Accommodations	☐ 530 General		790 Other Labor Litigation	or Defendant)	Justice  950 Constitutionality of			
☐ 245 Tort Product Liability ☐ 290 All Other Real Property	☐ 444 Welfare ☐ 440 Other Civil Rights	535 De ath Penalty 540 Mandamus & O	ther 5	791 Empl. Ret. Inc.	Company This Power	State Statutes			
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V. ORIGIN (PLAC	CE AN "X" IN ONE BO	X ONLY)		Tennal	ferred from	Appeal to			
v. oktom				anothe	er district	District Judge from			
	tate Court	Appellate Court	I	Reinstated or 5 (specif	fy)   6 Multidist Litigation	trict / Magistrate			
VI. CAUSE OF ACTI	Do not cite jurisdiction	nal statutes unless diversit	y.)	write bief statement of cause.	•				
Action by Pensi	on Fund under	ERISA 29 U.	s.c.	. Sec. 1001 <u>et</u>	seq. to collect	t ·			
VII. REQUESTED IN	CHECK IF THE	S IS A CLASS ACTI	ON	DEMAND \$	CHECK YES only	if demanded in complaint:			
COMPLAINT:	UNDER F.R.C.				JURY DEMAND	: TYES THO			
VIII DELATED CAS	(See								
VIII. RELATED CASE(S) instructions):  JEANY JUDG  DOCKET MINNER									
IF ANY		E			DOCKET NUMBER				
DATE SIGNATURE OF ATTORNEY OF RECORD									
Catherine M. Campbell 6/17/55									
FOR OFFICE USE ONLY									
RECEIPT # AMOUN APPLYING IFP JUDGE MAG. JUDGE									

## UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

1.	TITLE OF	CASE (N	AME OF FIRST PARTY s Langone, Fund	ON EACH SIDE d Manager	ONLY) V. N&B Exp	ress,	Inc.	<del></del>
2.	CATEGOR	Y IN WH	IICH THE CASE BELON	GS BASED UPO	N THE NUMBERE	D NATURE	OF SUIT CODE LISTE	DON THE CIVIL
	COVER SI	VER SHEET. (SEE LOCAL RULE 40.1(A)(1)).						
	_ '		160, 410, 470, R.23, RE	GARDLESS OF	NATURE OF SUIT.			
	XX I	11.	195, 368, 400, 440, 441- 740, 790, 791, 820*, 830			•	Also complete AO 120 for patent, trademark	
	'	il.	110, 120, 130, 140, 151, 315, 320, 330, 340, 345, 380, 385, 450, 891.					
	'	IV.	220, 422, 423, 430, 460, 690, 810, 861-865, 870,		620, 630, 640, 650,	660,		
		v.	150, 152, 153.					
3.		N FILED	ER, IF ANY, OF RELATE IN THIS DISTRICT PLEA					
4.			ION BETWEEN THE SA	ME PARTIES A	ND BASED ON THE	E SAME CI	_AIM EVER BEEN FILE	D IN THIS
					X	XXXX	NO	
5.			LAINT IN THIS CASE QU 17 (SEE 28 USC §2403		ONSTITUTIONALIT	Y OF AN	ACT OF CONGRESS A	FFECTING THE
	IF SO, IS	THE U.S.	.A. OR AN OFFICER, AG	ENT OR EMPLO		XXXX A PARTY	NO ?	
						YES	NO	
6.	IS THIS C		QUIRED TO BE HEARD	AND DETERMIN	IED BY A DISTRIC	COURT	OF THREE JUDGES PL	IRSUANT TOTITLE
					X	¢ <b>A§</b> €XX	NO	
7.	COMMON	WEALTH	ARTIES IN THIS ACTION OF MASSACHUSETTS - (SEE LOCAL RULE 40	("GOVERNME				
						YES	x <del>XX</del> x	
		A.	IF YES, IN WHICH DIVE	SION DO ALL C	F THE NON-GOVE	RNMENT	AL PARTES RESIDE?	
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		B.	IF NO, IN WHICH DIVIS GOVERNMENTAL AGE					TES, EXCLUDING
			EASTERN DIVISION		CENTRAL DIVISIO	N	WESTERN D	IVISION
•	LEASE TYP		Cathorino M	Campbell				
Αľ	DDRESS F	einber (6	rg, Campbell & 617) 338-1976	Zack, PC	, 177 Milk S	Street	, Boston, MA 0	2109
TE	LEPHONE	NO						
(C	over sheet	local.wp	d - 11/27/00)					